

### **REMARKS/ARGUMENTS**

Claims 1-4, 8-11, 13, 15, 17, 18, 20-23, 36-44, and 47-50 are pending in the present application.

In responding to the Examiner's prior art rejections, Applicant here only justifies the patentability of the independent claims (1 and 15). As the Examiner will appreciate, should these independent claims be patentable over the prior art, narrower dependent claims would also necessarily be patentable. Accordingly, Applicant does not separately discuss the patentability of the dependent claims, although it reserves the right to do so at a later time if necessary.

Claims 1 and 15 have been rejected as obvious (35 U.S.C. § 103) given the combination of U.S. Patent 6,751,452 ("Kupczyk") with U.S. Patent 6,230,012 ("Willkie").

Claims 1 and 15 have been amended to recite that the "unique identifier" sent with the message is used to "determine[e] the dynamic address for [the] wireless communications device at said server."

This limitation is not disclosed or suggested in either Kupczyk or Willkie. Because the Examiner acknowledges that Kupczyk does not disclose a server, such disclosure could only be present in Willkie. But Willkie does not disclose or suggest such claimed use of a server. Indeed, Willkie's disclosure does not even contain the word "server." More to the point, nothing in Willkie discloses any sort of apparatus such as a server which correlates the unique identifier sent with the message to the dynamic address for the wireless communications device as claimed.

Because this limitation is lacking from either Kupczyk or Willkie, the combination of these two references does not disclosed or suggest all of the limitations of claims 1 or 15, and hence the combination is insufficient to render those claims obvious. See MPEP § 2143.03.

If Examiner deems the present application non-allowable, it is requested that the Examiner telephone the Applicant's attorney at the number indicated below so that the prosecution of the present case may be advanced by the clarification of any continuing rejection.

The Commissioner is hereby authorized to charge any necessary fee, or credit any

overpayment, to Motorola, Inc. Deposit Account No. 502117.

Respectfully submitted,

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